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4	07-CR-00432-APPR CLERK AT SEATTLE CLERK U.S. DISTRICT COURT WESTERN DISTRICT OF WASHINGTON
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7 8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE
9	UNITED STATES OF AMERICA,)
10) NO. CR 07-432 RAJ Plaintiff,
11	v. SUPERSEDING
12) INFORMATION DONALD BRANDT and
13	SHARON BRANDT,
14	Defendants.
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16	The United States Attorney charges that:
17	COUNT 1
18	Causing the Introduction of an Adulterated Medical Device in Interstate Commerce
19	1. On or about January 3, 2005, DONALD BRANDT and SHARON
20	BRANDT, within the Western District of Washington, caused the shipment in interstate
21	commerce, from Greeley, Colorado to their "clinic" in Mt. Vernon, Washington, of a
22	Vibe Machine, which was adulterated as defined at Title 21, United States Code,
23	Section 351(f)(1), in that it was a Class III device lacking the required pre-market
24	approval.
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Assistant United States Attorney nt United States Attorney